

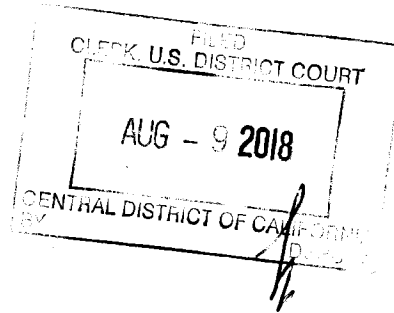
Phillip Rosenblum
FULL NAME

Corcoran State Prison
COMMITTED NAME (if different)

P.O. Box 3461
FULL ADDRESS INCLUDING NAME OF INSTITUTION

Corcoran Co. 93217

BF-0331
PRISON NUMBER (if applicable)



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

Phillip Rosenblum

PLAINTIFF,

v.

Deputy Blackstone

DEFENDANT(S).

CASE NUMBER

SA CV 18-00966-JVS (E)

To be supplied by the Clerk

First Amended Complaint

CIVIL RIGHTS COMPLAINT

PURSUANT TO (Check one)

☒ 42 U.S.C. § 1983

☐ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner: ☒ Yes ☐ No
2. If your answer to "1." is yes, how many? 1

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

The lawsuit encompassed slander and other sodistic actions that violated the 8th Amendment of the U.S. Constitution.

- a. Parties to this previous lawsuit:
 Plaintiff Phillip Rosenblum
 Defendants Los Angeles County Law Enforcement
- b. Court United States District Court, Central District of California
- c. Docket or case number 2:17-cv-02898 JVS-E
- d. Name of judge to whom case was assigned District Court Judge Seino/Judge Eick
- e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?) Dismissed as delusional/fanciful allegations
- f. Issues raised: Government organized stalking leading to slander, harassment and violence
- g. Approximate date of filing lawsuit: May 2017
- h. Approximate date of disposition Sept. 2017

B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred? ☒ Yes ☐ No
2. Have you filed a grievance concerning the facts relating to your current complaint? ☒ Yes ☐ No

If your answer is no, explain why not See exhaustion of Administrative remedies discussion.

3. Is the grievance procedure completed? ☒ Yes ☐ No

If your answer is no, explain why not See Exhaustion of Administrative remedies discussion.

4. Please attach copies of papers related to the grievance procedure.

C. JURISDICTION

This complaint alleges that the civil rights of plaintiff Phillip Rosenblum
(print plaintiff's name)
 who presently resides at Corcoran State Prison, P.O. Box 3461, Corcoran CA 93217,
(mailing address or place of confinement)
 were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at
Orange County Jail, 550 N. Flower St. Santa Ana Ca. 92703
(institution/city where violation occurred)

on (date or dates) (See Actual Complaint), _____
(Claim I) (Claim II) (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant John Doe #1 _____ resides or works at
(full name of first defendant)
Orange County Jail, 550 N. Flower St. Santa Ana CA. 92703
(full address of first defendant)
Deputy Sheriff
(defendant's position and title, if any)

Count
one:

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Working as a deputy Sheriff for the County of Orange.

2. Defendant John Doe #2 _____ resides or works at
(full name of first defendant)
Orange County Jail, 550 N. Flower St. Santa Ana Co. 92703
(full address of first defendant)
Sheriff Deputy
(defendant's position and title, if any)

Count
one:

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Working as a deputy Sheriff for the County of Orange

3. Defendant John Doe #3 _____ resides or works at
(full name of first defendant)
Orange County Jail, 550 N. Flower St. Santa Ana Co. 92703
(full address of first defendant)
Sheriff Deputy
(defendant's position and title, if any)

Count
one:

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

Working as a deputy Sheriff for the County of Orange.

Defendants

#4 Count one/count two: Defendant Deputy Blackstone

Orange County Jail 550 N. Flower St. Santa Ana Ca. 92703

Deputy Sheriff

is sued in his individual capacity

(color of law) working as a deputy sheriff for the county of
Orange

#5 Count two: Defendant Deputy Smith

Orange County Jail 550 N. Flower St. Santa Ana Ca. 92703

Deputy Sheriff

is sued in his individual capacity

(color of law)

working as a sheriff deputy for the county of orange

#6 Count two: Defendant Deputy Porter

Orange County Jail 550 N. Flower St. Santa Ana Ca. 92703

Deputy Sheriff

is sued in individual capacity

(color of law) working as a sheriff deputy for the county of
orange

#7 Count two: Defendant Deputy Serrano

Orange County Jail 550 N. Flower St. Santa Ana CA. 92703

Sheriff Deputy

is sued in his individual capacity

(color of law) working as a sheriff deputy for the county
of orange

Defendants

#8 Count two: Defendant Deputy Owens

Orange County Jail 550 N. Flower St Santa Ana Ca. 92703

Sheriff Deputy

is sued in his individual capacity

(color of law) working as a Sheriff deputy for the county of
orange

#9 Count two: Defendant Sgt. Arrendondo

Orange County Jail 550 N. Flower St. Santa Ana Ca. 92703

Sheriff Deputy

is sued in his individual capacity

(color of law claim) working as a Sheriff deputy for the
County of orange

~~4.~~ Defendant See additional pages resides or works at
(full name of first defendant)

(full address of first defendant)

(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☐ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

~~5.~~ Defendant See additional pages resides or works at
(full name of first defendant)

(full address of first defendant)

(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☐ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

D. CLAIMS*

CLAIM I

The following civil right has been violated:

Count one and Count two both violate the eighth Amendment of the
U.S. constitution as cruel and unusual punishment

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

COUNT ONE- The set-up Fights

1. Plaintiff while housed in Orange County Jail was targeted for violence by Sheriff deputies at the jail. They engaged him in such violent acts, by recklessly housing and placing him in the vicinity of known enemies of his. Behind close doors Sheriff deputies selected Plaintiff to be housed next to his enemies knowing they had a previous record of violent altercations with them. Discovery will allow for Plaintiff to uncover which specific deputy had direct control over his movement and whom was purposefully placing him recklessly next to these known enemies. These will be the liable deputies, Plaintiff can't name them yet, because he is uncertain of whom they are.

2. Plaintiff upon returning to Orange County Jail for a probation violation in May of 2017, discussed with a housing deputy (Deputy Rigby, who is not

*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

1 THE COMPLAINT - COUNT ONE continued

2 a defendant in this matter) Deputy Rigby, he had ~~many~~ inmate enemy
3 concerns with multiple inmates in the main Jail, who attempted to
4 or wanted to assault him. Because of these enemy concerns, Deputy
5 Rigby housed Plaintiff in J-mod, where he'd be safe in a cell behind
6 protective glass, instead of the main Jail's cell bars that inmates
7 can fight through, the protective glass you cannot.

8
9 3. On June 30, 2017, Plaintiff was moved by reckless deputies from
10 J-mod into the unsafe main jail. Plaintiff was initially housed below
11 ~~the tier of Michael Baker~~ the tier of Michael Baker, who tells everyone
12 Plaintiff is a "rat," because Plaintiff is a confidential informant
13 on Michael Baker's case

14
15 4. On July 2, 2017, and July 3, 2017, Plaintiff filed grievances to be re-
16 housed in the protective J-mod, away from his main jail enemies he
17 listed in the grievances. The deputies in charge ignored these grievances
18 instead re-housing him recklessly in the direct vicinity of his
19 ~~known enemies~~ other known enemies in the main jail.

20
21 5. On July 4, ²⁰¹⁷ ~~2017~~, during the morning time Plaintiff was re-housed
22 on the same tier and in direct vicinity of known enemy Alfredo
23 ~~Mikinao~~ Mikinao. Alfredo Mikinao had previously ~~in~~ back in October
24 of 2016, tried to razor slice Plaintiff through the main jail cell
25 bars, and then ~~throw~~ throw bodily fluids at him. Upon approaching
26 Mikinao's cell on July 4, 2017, a fight broke out between the
27 two. Plaintiff was re-housed due this fight, however next to
28 further known enemies.

Further known enemies.

6. In the evening time of July 4, 2018, Plaintiff was re-housed on the same tier as two known enemies of his Eric Salinas and Matthew Dragna. Salinas had tried to razor slice Plaintiff through the bars back in the October of 2016, and Dragna ~~was~~ as well tried to assault him in October. ~~When Plaintiff~~ At this time when Plaintiff approached their cells a fight broke out amongst the three, in which Matthew Dragna hit Plaintiff multiple times on the head with a homemade stick resembling a mini-bat or a pipe.

7. The next set-up fight occurred on Sept. 23, 2017, when reckless deputies, this time placed Plaintiff on the same tier as enemy Michael Baker. And when Plaintiff approached his cell of course a fight broke out between the two of them.

8. For now the housing deputies who facilitated these set-up fights will be labeled as John Doe #1, John Doe #2, John Doe #3.

9. Set-up fight number four happened on Aug 28, 2017. This occurred by known enemy Raymond Boykin, who graffiti'd "Rosenblum is a snitch" on the shower entrance door. Assisted in creating cardboard cut-out penises placed in front of Plaintiff's cell door for harassment purposes. And engaged Plaintiff in numerous trash talking episodes for harassment purposes. On Aug 24, 2017, Plaintiff was in front of inmate Boykin's cell door, and the two were having a shouting match, and Deputy Blackstone pulled Plaintiff by his

The Complaint

1
2 shirt collar off the door front and into a hallway area. So Deputy
3 Blackstone was aware of the tension between the two. And on
4 Aug. 28, 2017, during morning court transfer, instead of keeping
5 the two separate, Deputy Blackstone authorized Plaintiff and Boykin
6 to walk ~~the~~ ~~apart~~ during the transfer right near each other. Plaintiff
7 was cuffed behind his back without defense, and Boykin was in
8 waste chain cuffs making striking an availability for him. Deputy
9 Blackstone allowed Boykin during the escort to stand directly behind
10 in an elevator after Boykin walked behind Plaintiff down an
11 escort passage that was without camera surveillance. Deputy
12 Blackstone turned and walked away from Plaintiff and
13 Boykin and left the two unmonitored inside the elevator, and
14 Boykin reached out and sliced Plaintiff's forearm with a razor
15 blade

COUNT TWO, Excessive Force

16
17
18 10. On July 4, 2017, after Plaintiff's fight with inmate Dregno and
19 Salinas, Plaintiff was restrained by at least three deputies
20 Smith, Porter, and Serrano. These deputies immediately after the
21 fight occurred used excessive force on Plaintiff. The deputies
22 while escorting Plaintiff off the tier applied breaking pressure
23 to his wrist, causing a fracture and nerve damage to his
24 right thumb area and wrist area. In addition to that these
25 deputies hit Plaintiff in the head (off camera) while going
26 down the stairs, and slammed his face against the wall
27 (on camera).

11. The next episode of excessive force occurred by Deputy Blackstone from the Aug. 28, 2017 set-up fight. After Plaintiff was sliced from behind by inmate Boykin, Plaintiff proceeded to kick at the wielding Boykin. Deputy Blackstone slammed Plaintiff's head into the elevator. Then the handcuffed behind his back Plaintiff kicked again at Boykin. Dep. Blackstone then grabbed the Plaintiff by the back of his head, toppled him, slamming him face first into the ground, causing six of his teeth to break, fracturing his jaw, and also causing a split in his chin needing four stitches.

12. The final excessive force occurred by deputy Blackstone again and a deputy Owens on Sept. 22, 2017. On this date off digital camera in front of a Sgt. Arrendondo (the lack of filming was intentionally done). Both Dep. Owens and Dep. Blackstone came inside of Plaintiff's cell, and slammed him into the ground, hitting him multiple times on the ground attacking ~~with~~ Plaintiff in his spine and slamming his head into the ground. It is alleged Sgt. Arrendondo authorized this excessive force, because the cell extraction Dep. Owens and Dep. Blackstone performed was required to be on camera, but was intentionally not done and the sergeant was required to film the extraction but did not.


EXHAUSTION OF ADMINISTRATIVE REMEDIES

13. There are stacks of administrative complaints within the Office of Internal Affairs and Orange County District Attorney The Complaint

1
2 Office, due the jail's repeated ignoring of his grievances from
3 these events in this complaint. As we see in a letter dated
4 Oct. 8, 2018 to the Orange County Sheriff's Office of Internal Affairs
5 Plaintiff complained of a disregard of these grievances from these
6 episodes (see exhibit A, letter to Internal Affairs). Also Plaintiff wrote
7 to the District Attorney Office and received response concerning
8 these episodes (see exhibits B-1 thru B-3, letter and response from D.A.
9 Office). In addition to this Plaintiff filed grievances at the
10 institutional level from the set-up fights on July 4, 2017 (Exh. b. + c.)
11 (that was never returned to him the response) and the set-up fight
12 from Aug. 28, 2017 (Exhibit D) (that the second level never responded
13 too).

14
15 14. Plaintiff also properly had a timely board of control form
16 rejected by the county claims office concerning his state law
17 violation complaint (Exhibit E).

18
19 Dated: Aug 2, 2018



Philip J. Rose

E. REQUEST FOR RELIEF

I believe that I am entitled to the following specific relief:

• Monetary Damages according to proof or
• 1 million dollars in compensatory damages
• 1 million dollars in punitive damages

Aug. 2, 2018
(Date)

 J. Rose
(Signature of Plaintiff)

Attn: National Affairs

Very unfortunate, and as large as possible is the flagrant disregard for my grievances over these serious misconduct issues being ignored, unanswered, or not notifying me.

Please address the following to your senior assistant or captain, and provide me with immediate notification and further explanation options,

1. MS091217/2220 - Fitting on my items physically suggestive speech, etc...all on camera - Not answered yet

2. MS081817/1030 - Continuing of known behavior jumping off tier, trying to cut my face - Complaints filed to be kept away and again still placed in vicinity resulting in weapons used against me, excessive force, and then a medical care-up.

3. Complaint about Department on 4 different occasions coming in my cell, for intimidation, harassment and abusive behavior (I have dated & timed). That I mailed out to you via public defender! #61

4. Placing me next to known enemy Michael Baker, who I'm a C.F.O., and who tells everyone I'm a rat and offense a fight broke out.

5. Aug. 28, 2017, authorization of a cover case attack from behind, and excessive force resulting in serious multiple injury, being denied an on camera multiple complaints/grievances not logged or answered

Phillie Rosablan Bkg
O.C. Jail #2996969

Disc. Inv. - IRC-7

My i Rose

Dear Special Prosecutor

This letter is written in regards to severe criminal constitutional violations that have been wrought at NAV.

First off on July 2, 2012 & July 3, 2012, I submitted grievances to be kept away from known enemies, whom tried to cut my face, the jail staff ignored them entirely, and instead hurt me on two occasions on the same day fight next to them, resulting in two separate bouts involving multiple weapons being used and excessive force, causing serious injury that was ignored. (occurring July 4, 2012).

Next they authorized another act of violence on Aug 28, 2017, by transporting me with a known enemy of mine, who sliced me with a razor blade from behind and then the supervising deputy used excessive force on me by slamming me into the ground and beating at least 6 of my teeth, stitches, etc. Additionally they had the audacity to deny receiving a razor blade even though it's on camera.

Again they facilitated another predictable fight on Sept 23, 2017, by having me over my multiple objection, next to Michael Borer, who tells everyone I'm a cut, due paper work showing I'm a cut on his criminal matter, accused of killing his grandmother. And then a fight breaks out right away between us.

Additionally I have documentation of approximately 20 acts of food tampering, deputy hitting all over my item's on camera. Complete denial of law library.

Exhibit B-2

Special Prosecutor letter

Research, and outdoor recreation for months straight.

Denial of medical care, including sparring court orders for such,

Psychological harassment tactics by staff and other acts of abuse/excessive force.

Character slanders, graffiti, sexual harassment, and other attempts to place me next to known enemies as mine, and

other acts of stalking by deputies.

Amalgamation of overlapping and entrapment.

Retaliation searches of my cell up to approximately 7 to 8 times, from the anyone else in the jail.

Illegal use of mechanical restraints for harassment purposes.

Repeated mail tampering and interception.

#63

* Most of my complaints have been so inadequately, absurd, overlooked, disregarded, failure to investigate, it now mandates immediate attention by the DA office for an ethical oversight and investigation.

Sincerely,

Phillip Rosenblum Bkg # 2996969

O.C. Jail

550 N. Flower St.

Santa Ana, Ca. 92703

2.



OFFICE OF THE *E#64*
DISTRICT ATTORNEY
 ORANGE COUNTY, CALIFORNIA
TONY RACKAUCKAS

JIM TANIZAKI
 CHIEF ASSISTANT D.A.

JOSEPH D'AGOSTINO
 SENIOR ASSISTANT D.A.
 GENERAL FELONIES/
 ECONOMIC CRIMES

MICHAEL LUBINSKI
 SENIOR ASSISTANT D.A.
 SPECIAL PROJECTS

JAIME COULTER
 SENIOR ASSISTANT D.A.
 BRANCH COURT OPERATIONS

SCOTT ZIDBECK
 SENIOR ASSISTANT D.A.
 VERTICAL PROSECUTIONS/
 VIOLENT CRIMES

JENNY QIAN
 DIRECTOR
 ADMINISTRATIVE SERVICES

SUSAN KANG SCHROEDER
 CHIEF OF STAFF

October 27, 2017

Phillip Rosenblum
 Booking #2996969
 Orange County Jail
 550 N. Flower St
 Santa Ana, CA 92703

Dear Mr. Rosenblum,

The Orange County District Attorney's Office is receipt of your letters dated September 16, 2017 and September 27, 17. In reviewing your court record ("Vision"), it appears you have been provided a private investigator. Please provide the details of your allegations to him, including specific dates and times of the alleged incidents, along with the names of the parties involved, if you know them, and any evidence you have in your possession to corroborate your allegations. Additionally, if you have reported the incidents to the Jail Sergeant, please provide your investigator with that information, as well. If you have not made any formal complaints to the Jail Sergeant, then you should consider doing so in order to make them aware of your plight. Lastly, the grievances alleged with regard to the Jail's failure to follow the Court's orders should be addressed in court, after giving proper notice to the County Counsel.

Sincerely,

[Signature]
 Special Prosecutions Unit
 Orange County District Attorney's Office

REPLY TO: ORANGE COUNTY DISTRICT ATTORNEY'S OFFICE

WEB PAGE: <http://orangecountyda.org/>

☒ MAIN OFFICE
 401 CIVIC CENTER DR W
 P.O. BOX 808
 SANTA ANA, CA 92701
 (714) 834-3800

☐ NORTH OFFICE
 1275 N. BERKELEY AVE.
 FULLERTON, CA 92832
 (714) 773-4480

☐ WEST OFFICE
 8141 13TH STREET
 WESTMINSTER, CA 92683
 (714) 896-7261

☐ HARBOR OFFICE
 4601 JAMBOREE RD.
 NEWPORT BEACH, CA 92660
 (949) 476-4650

☐ JUVENILE OFFICE
 341 CITY DRIVE SOUTH
 ORANGE, CA 92668
 (714) 935-7624

☐ CENTRAL OFFICE
 401 CIVIC CENTER DR W
 P.O. BOX 808
 SANTA ANA, CA 92701
 (714) 834-3952

SHERIFF DEPARTMENT
ORANGE COUNTY
SANTA ANA, CALIFORNIA

J# MJ081817/0130

Facility: Central Men's Jail

SANDRA HUTCHENS, SHERIFF-CORONER

RECEIPT OF INMATE / DETAINEE GRIEVANCE

RECEIPT OF INMATE / DETAINEE GRIEVANCE

Inmate's Name ROSENBLUM, PHILLIP Booking Number 2996969
Housing Location MJ DI DI 03 Date Grievance Received 08/16/2017
Date / Time of Incident 07/04/2017 09:45 AM Location of Incident Dis-Iso
Your Grievance has been assigned to Sergeant Arredondo

SYNOPSIS OF GRIEVANCE FILED

On July 4, 2017, Rosenblum was involved in 2 fights. He is claiming deputies slammed his head against the wall and hit him on the side of his body when being escorted down from the top tier.

THIS NOTICE SERVES ONLY TO DOCUMENT RECEIPT OF THE ABOVE GRIEVANCE. IT DOES NOT CONTAIN ANY STAFF RESPONSE OR RESOLUTION TO THE GRIEVANCE YOU HAVE FILED. STAFF INVESTIGATIONS INTO YOUR GRIEVANCE SHALL BE COMPLETED IN A REASONABLE TIME. REASONABLENESS WILL BE BASED ON THE TYPE AND SCOPE OF THE GRIEVANCE SUBMITTED. YOU WILL RECEIVE A WRITTEN RESPONSE UPON RESOLUTION OF THIS GRIEVANCE.

PER PBNDs, ALL GRIEVANCES FILED BY AN I.C.E. DETAINEE MUST BE ACTED ON WITHIN FIVE (5) WORKING DAYS OF RECEIPT.



**SHERIFF DEPARTMENT
ORANGE COUNTY
SANTA ANA, CALIFORNIA**

Facility: Central Men's Jail

JI# MJ090517/1320

SANDRA HUTCHENS, SHERIFF-CORONER

RESPONSE TO GRIEVANCE APPEAL

RESPONSE TO GRIEVANCE APPEAL

Inmate's Name ROSENBLUM, PHILLIP Booking Number 2996969
Housing Location MJ DI DI 03 Date Appeal Received 11/20/2017
Date / Time of Incident 08/28/2017 06:00 AM Location of Incident
Your Grievance has been assigned to Lieutenant Gardner

SYNOPSIS OF GRIEVANCE APPEAL

The initial complaint by inmate Rosenblum was that Deputy Blacskton allowed him to be assaulted by another inmate. The supplemental complaint received October 1, 2017 made the same allegation with the addition that Rosenblum felt he was being slandered and harassed by other inmates in his housing location.

STAFF RESPONSE TO GRIEVANCE APPEAL

On August 28, 2017 at about 0610 hours, inmate Rosenblum was involved in a fight with another inmate, then refused to comply with deputies orders to stop fighting, which required the deputies to use force on the inmates to stop the fight and restore order. A review of the use of force was conducted and the amount of force used was found to be reasonable, necessary, and within department policy.

In this complaint inmate Rosenblum is accusing jail staff of an "institutional cover-up", that he was assaulted at the direction of jail staff, and then denied medical treatment after the incident. Additionally, he is complaining that other inmates are slandering his name and harassing him. After reviewing all the reports and video recordings, and performing a management review of this incident, I feel Rosenblum's first complaint is completely unsubstantiated. I also found his second complaint to be vague, speculative, and without merit. I recommend no further action be taken regarding this grievance other than a notice of disposition being provided to inmate Rosenblum.

Exhibit E

**COUNTY OF ORANGE
COUNTY EXECUTIVE OFFICE**



- Safety & Loss Prevention Program
- Workers' Compensation Program
- Liability Claims Management Program
- Administration & Financial Management
- Insurance/Contracts & Commercial Insurance
- ADA II Public Access Compliance

OFFICE OF RISK MANAGEMENT

Telephone: (714) 285-5500
FAX: (714) 285-5599

February 23, 2018

Phillip Rosenblum (BF-0331)
CHCF
PO Box 32110
Stockton CA 95213

Re: Claimant: Phillip Rosenblum (BF-0331)
Date of Loss: 07/04/2017
Claim Number: 20180016

Dear Mr. Rosenblum:


Please be advised that investigation of the above-matter has been completed. Investigation disclosed no negligence on behalf of the County of Orange. In view of the facts, we have no recourse but to disclaim any liability on behalf of the County of Orange.

Notice is hereby given that the claim you presented on, on 01/02/18, is rejected by operations of law.

WARNING: "Subject to certain exceptions, you have only six months from the date this notice was personally delivered or deposited in the mail to file a court action on this claim. See Government Code, Section 945.6."

You may seek the advice of an attorney of your choice in connection with this matter. If you desire to consult an attorney, you should do so immediately.

Sincerely,


Joe Navarro
Claims Representative
(714) 285-5516

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

Philip Rosenblum

Case #: SA CV 18-00966-JVS(E)

VS.

Deputy Blackstone

PROOF OF SERVICE

I, Philip J. Rosenblum on Aug. 2, 2018, did serve the attached First Amended complaint. I did so by using the prison-mailbox rule, by turning over said document to prison officials for deposit in the U.S. mail. This occurred at Corcoran State Prison and was served on the below parties.

Attn: Clerk of Court

United States District Court

Central District of California

255 East Temple St. Room 180

Los Angeles CA. 90012

I declare under Penalty of Perjury that the foregoing is true.

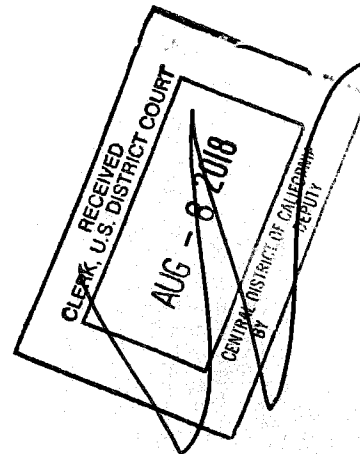
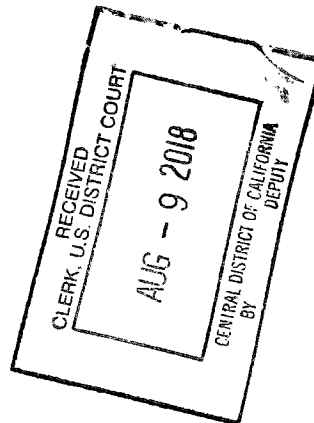
Phil J. Rose

Corona State Prison
P.O. Box 3461
Corona CA. 92217

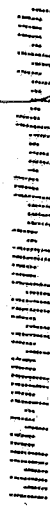
Attn: Clerk of Court
United States District Court
Central District of California
255 East Temple St Room 180
Los Angeles CA. 90012

LEGAL

7A JL



LEGAL MAIL



MBG:ben LTA 8/7/18